

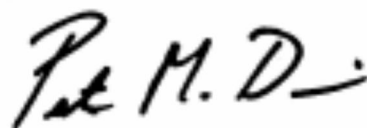
SIX DIMENSIONS, INC.,  
§  
§  
§  
Plaintiff, §  
§  
V. § CIVIL ACTION NO.  
§ 4:17-CV-02680  
§  
PERFICIENT, INC. *and* LYNN §  
BRADING, §  
§  
§  
§  
§  
Defendants. §

COMES NOW Plaintiff, Six Dimensions, Inc. and notifies Defendants  
of these First Amended Objections to Defendants' Exhibits:

Exhibit	Objection
1	Optional completeness (middle of e-mail string), lacks foundation, authentication, hearsay ( <b>OBJECTION WITHDRAWN</b> )
11	Irrelevant, prejudicial, lacks foundation, authentication as to form 10K
14	Irrelevant, prejudicial, lacks foundation, authentication, hearsay –prior contacts from Jeanette Gomez to Klco are not relevant to the claims in the case.
26	Irrelevant, prejudicial, lacks foundation, authentication, hearsay – contacts by Six Dimensions to Jeffrey Davis are unrelated to the claims in this suit. ( <b>Defendants have</b>

	<b>withdrawn this Exhibit)</b>
37	Irrelevant, prejudicial, lacks foundation, authentication, hearsay – other recruitment efforts by Perficient are not relevant.
51	Lawyer e-mail all that was identified: Irrelevant, prejudicial, lacks foundation, authentication, hearsay ( <b>OBJECTION WITHDRAWN</b> )
71	Irrelevant, prejudicial, lacks foundation, hearsay, authentication ( <b>OBJECTION WITHDRAWN</b> )
72	Irrelevant, prejudicial, lacks foundation, authentication
73	Irrelevant, prejudicial, lacks foundation, authentication ( <b>Defendants have withdrawn this Exhibit</b> )
74	Irrelevant, prejudicial, lacks foundation, authentication
75	Irrelevant, prejudicial, lacks foundation, authentication
76	Irrelevant, prejudicial, lacks foundation, authentication
77	Irrelevant, prejudicial, lacks foundation, authentication
78	Hearsay, authentication, lacks foundation
83	Irrelevant and prejudicial, creates danger of confusion – legal pleadings
84	Irrelevant and prejudicial, creates danger of confusion – legal pleadings
85	Irrelevant and prejudicial, lacks foundation, authentication
Demonstratives	Plaintiff objects to Defendants' timeline demonstrative in that it references irrelevant and prejudicial information regarding the NASDAQ, criminal/civil allegations against Benjamin Wey, resignations of three members of the board of directors, and a class action.

Respectfully submitted,




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MICHAEL PATRICK DOYLE

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**ATTORNEYS FOR PLAINTIFF  
SIX DIMENSIONS, INC.**

**CERTIFICATE OF SERVICE**

I, the undersigned attorney, do hereby certify that a true and correct copy of the foregoing document was forwarded to counsel of record on this the 6th day of June, 2019, via e-mail, or facsimile, pursuant to the Federal Rules of Civil Procedure:

A handwritten signature in black ink, appearing to read "Michael Patrick Doyle". The signature is stylized with large, sweeping letters.

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**MICHAEL PATRICK DOYLE**